

THE SENATE YESTERDAY.

ALLEGED ARGUMENT UPON THE LEAGUE AGAINST THE QUESTION-RESEARCHING ANALYSIS OF THE LAWS OF THE UNITED STATES

BY MR. JAMES M. CALDWELL, CASE, SENATOR FROM THE STATE OF NEW YORK.

IN THE SENATE, ON FRIDAY, JANUARY 10, 1896.

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1896.

[illegible][illegible][illegible][illegible][illegible]

My present suspicion, I see no method of solving the case, assuming his argument, Mr. C. maintained that the Senate could not assume that Caldwell is not duly and legally elected, and at the same time claim the precedent of the Fraud vitiating everything, except in the forum and in the process, in which it can legally be tried, before Mr. Cushing concluded the Senate went into executive session, and then adjourned.

Was the Franking Privilege Assented To.
[From the Cincinnati Gazette.]

To meet the charges of extravagance and extravagance in franking privilege, the appropriation for stamps for different Departments exceeds by over hundred thousand dollars the amount appropriated last year under the old system.